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FILED IN THE  
U.S. DISTRICT COURT  
EASTERN DISTRICT OF WASHINGTON

MAY - 9 2017

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WASHINGTON

GEAN F. McAVOY, CLERK  
DEPUTY  
YAKIMA, WASHINGTON

UNITED STATES OF AMERICA,

Plaintiff,

v.

SUNDRON LARSELL MILLER  
aka Sundron Larsell Switzler Miller,  
Defendant.

No. **1:17-CR-2020-SMJ**

INDICTMENT

Vio: 18 U.S.C. § 922(g)(1) – Felon in  
Possession of Firearm and Ammunition

Notice of Criminal Forfeiture –  
18 U.S.C. § 924 and 28 U.S.C. § 2461

The Grand Jury charges that:

On or about April 12, 2017, in the Eastern District of Washington, the Defendant, SUNDRON LARSELL MILLER, aka Sundron Larsell Switzler Miller, who had previously been convicted of a crime punishable by a term of imprisonment exceeding one year, did knowingly possess, in and affecting interstate commerce, a firearm and ammunition, to wit: a Smith & Wesson, Model 19-3, .357 caliber revolver, bearing serial number 2K1871, a Hawes Firearms Co., Model Western Marshal, .357 caliber revolver, bearing serial number 3/13031, a Colt, Model Police Positive, .38 caliber revolver, bearing serial number 1646, a Ruger, Model Mini Thirty, 7.62x39 caliber rifle, bearing serial number 185-79714, one round of Hornady 9 millimeter caliber ammunition, and one round of Wolf 7.62x39 caliber ammunition, which had theretofore been shipped and transported in interstate and foreign commerce, in violation of Title 18, United States Code, Sections 922(g)(1), 924(a)(2).

NOTICE OF CRIMINAL FORFEITURE

The allegations contained in this Indictment are hereby realleged and incorporated by reference for the purpose of alleging forfeitures pursuant to Title 18, United States

1 Code, Section 924(d), and Title 28, United States Code, Section 2461(c).

2 Upon conviction of an offense(s) in violation of Title 18, United States Code,  
3 Section 922(g)(1), as set forth in this Indictment, the Defendant, SUNDRON LARSELL  
4 MILLER, aka Sundron Larsell Switzler Miller, shall forfeit to the United States, pursuant  
5 to Title 18, United States Code, Section 924(d), and Title 28, United States Code, Section  
6 2461(c), any firearms and ammunition involved in the commission of the offense,  
7 including, but not limited to:

8 FIREARMS/AMMUNITION

9 -a Smith & Wesson, Model 19-3, .357 caliber revolver, bearing serial  
10 number 2K1871;

11 -a Hawes Firearms Co., Model Western Marshal, .357 caliber revolver,  
12 bearing serial number 3/13031;

13 -a Colt, Model Police Positive, .38 caliber revolver, bearing serial number  
14 1646;

15 -a Ruger, Model Mini Thirty, 7.62x39 caliber rifle, bearing serial number  
16 185-79714;

17 -one round of Hornady 9 millimeter caliber ammunition; and

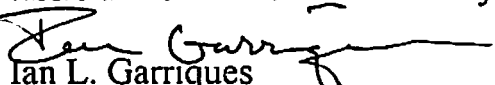
18 -one round of Wolf 7.62x39 caliber ammunition.

19 DATED this 9th day of May, 2017.

20 A TRUE BILL

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23 JOSEPH H. HARRINGTON  
24 Acting United States Attorney

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26 Thomas J. Hanlon  
27 Assistant United States Attorney

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Ian L. Garriques  
Assistant United States Attorney